UNITED STATES OF AMERICA Before the COMMODITY FUTURES TRADING COMMISSION

JORDAN ASSETS LTD. and WALLACE NEAL JORDAN

CFTC Docket No.CRAA 06-04

v.

NATIONAL FUTURES ASSOCIATION

ORDER PURSUANT TO DELEGATED AUTHORITY

and Wallace Neal

Commodity pool operator ("CPO") Jordan Assets Ltd. ("JAL"), and Wallace Neal Dordan, JAL's owner and associated person ("Jordan") filed a notice of appeal in September 2006 from a final Member Responsibility Action ("MRA") issued against them by the National Futures Association ("NFA"). On March 21, 2007, NFA filed a motion to dismiss the appeal, asserting that Jordan and JAL failed to file the appeal brief required by Commission Regulation 171.45 (incorporating Regulation 171.25). The Commission has no record of receiving from appellants either a brief or an opposition to NFA's motion.

Accordingly, NFA's motion is granted and the appeal is dismissed as unperfected. IT IS SO ORDERED.¹

Laura M. Richards

Deputy General Counsel

Commodity Futures Trading Commission

Dated: April 12, 2007

¹ By the Commission pursuant to delegated authority. 17 C.F.R. §§ 171.50(a)(2), (8). Within seven days after service of this order, a party may file with the Commission a petition for reconsideration of this ruling. *Id.* at § 171.50(b).